## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re: Application of INOUE

Confirmation No.

7135

Application No.

10/573,322

Group:

1794

Filing Date:

March 24, 2006

Examiner:

O Hern, Brent T

Docket No.

2000-30

For:

METHOD OF EXTRACTING VOLATILE COMPONENT FROM TASTY MATERIAL, THE VOLATILE COMPONENT AND FOODS AND DRINKS

CONTAINING THE VOLATILE COMPONENT

## SUPPLEMENTAL INFORMATION DISCLOSURE STATEMENT

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

In accordance with the duty of disclosure under 37 C.F.R. § 1.56, Applicant hereby notifies the U.S. Patent and Trademark Office of the documents which are listed on the attached Form PTO/SB/08A, and which the Examiner may deem relevant to patentability of the claims of the above-identified application. In accordance with 37 C.F.R. § 1.98(a)(2)(ii) copies of the U.S. patents and U.S. patent application publications are not enclosed. Copies of the foreign references are enclosed herewith, along with English-language abstracts.

As no English translations are available for the foreign references, we are providing a concise explanation of relevance for each, pursuant to 37 C.F.R. § 1.98(a)(3):

- For JPO Publication, *Common and Well-known technologies (aroma chemical) First section*, use of superheated water vapor when extracting flavor by steam distillation is well known, as shown in the cited reference.
- For JP 2000-083587 A, it is disclosed that when favorite beverage raw
  material is subjected to steam distillation, the atmosphere in extracting kettle
  is replaced with nitrogen and/or carbon dioxide to effectively extract flavor
  components from the raw material.
- For JP 06-030754 A, it is common that coffee beans are roasted by superheated water vapor.

The submission of the listed documents is not intended as an admission that such documents constitute prior art against the claims of the present application. Applicants do not waive any right to take any action that would be appropriate to antedate or otherwise remove the listed documents as competent references against the claims of the present application.

Applicants respectfully request that the listed documents be considered by the Examiner and be made of record in the present application and that an initialed copy of Form PTO/SB/08A be returned in accordance with MPEP §609.

## Certification

It is hereby certified that the items of information contained in this Information Disclosure Statement were first cited in a communication from a foreign patent office in a counterpart foreign application not more than three months prior to the filing of this Information Disclosure Statement, and that this paper is submitted in accordance with 37 CFR 1.97(c).

In view of the above certification, a fee is not required for consideration of this document. However, in the event any fee is deemed necessary, the Commissioner is authorized to charge the undersigned's Deposit Account No. 14-1437.

Respectfully submitted,

**NOVAK DRUCE + QUIGG LLP** 

Dated: October 21, 2009

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